

**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

Erik T. Robinson  
Plaintiff/Atty ProSe

V.

Cervelle et al  
Defendants

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Case 08cv1592

08-1592

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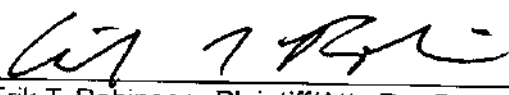
**PLAINTIFF'S MOTION FOR PARTIAL JUDGMENT**

Plaintiff hereby Motions for this Court, pursuant to Rule 41.1(b) of the Local Rules of Civil Procedure of this Court (effective January 1, 1970) to grant a Partial Judgment between himself and one of the Defendants; Inca Designs.

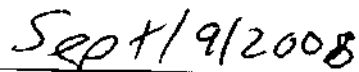
Plaintiff avers that all matters in controversy and dispute between these two parties have been settled to their mutual satisfaction, and that this Court shall not assign damages or declaratory judgment against Inca Designs, that any other costs shall be assigned to the party eventually incurring them by order of the Court and any relief not specifically granted herein be denied.

This disposes of all issues between Plaintiff and Defendant Inca Designs only and shall not effect any outcome between Plaintiff and the remaining Defendants.

Respectfully Submitted,



Erik T. Robinson- Plaintiff/Atty Pro Se



Date

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**ORDER**

Whereas it has been reported to this Court that the issues between Plaintiff Erik T. Robinson and Defendant Inca Designs have been settled to the satisfaction of these parties, and upon Plaintiff's Motion for Partial Judgment pursuant to Rule 41.1(b) of the Local Rules of Civil Procedure (effective January 1, 1970), it is hereby ordered that this action is DISMISSED WITH PREJUDICE, pursuant to the agreement of counsel, without costs, as to the above named parties only.

SIGNED this \_\_\_\_\_ day of \_\_\_\_\_ 2008

\_\_\_\_\_  
Honorable John P. Fullam  
Presiding Judge